UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT AMENDED

RESPONSE TO NOTICE OF ORAL ARGUMENT

Case Number: 2	023-2135
Short Case Caption:	Carbon Activated Tianjin Co., Ltd. v. US
Filing Party:	Defendant-Appellee United States
may argue on behalf of each play counsel from the same fir and submit a separate Form counsel should only submit of distinct counsel may elect	two counsel may argue per side, and no more than one counsel party or on behalf of parties represented by the same counsel or m. Fed. Cir. R. 34(e)(2). Each arguing counsel must complete 33, but counsel arguing on behalf of parties represented by other one Form 33 and list all parties below. Parties represented by to have one counsel represent their collective interests at antry of appearance is required.
argument should complete the whole minutes. Rebuttal times.	gument should check the waiver box below; parties not waiving the remainder of the form. Argument time must be identified in the is only allowed for Appellants and Cross-Appellants. Unless that the transfer of the waiver box below; the transfer of the waiving and the control of the
Oral Argument Waiver	☐ The above party intends to waive oral argument.
Accommodation Need	☐ Arguing counsel requires an <u>accommodation</u> .
Arguing Counsel Name (Include Mr., Ms., Dr., Mx., e and a phonetic spelling of las name)	
Parties I am representing argument (if different from filing parties; attach addition page if needed)	
Phone:202-616-0477	Main Argument Mins.: 12 Rebuttal Mins.:
■ I am dividing time with a	nother counsel (counsel must file separate Responses).
proceed even if I waive argur change through filing an ame	rgument is scheduled as stated in the court's notice and may nent, see Fed. R. App. P. 34(e)–(f); (2) arguing counsel can only nded version of this form; and (3) counsel who have not entered are not listed on this form cannot present oral argument. Signature: /s/ Joshua E. Kurland
	_{Name:} Joshua E. Kurland